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# IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

AT ANCHORAGE Flied in the Trial Courts State of Alaska Third District STATE OF ALASKA Plaintiff, Clerk of the Trial Courts VS. JON ARNOLD WOODARD CASE NO. 3AN-592-5238 CR MENDED Defendant. JUDGMENT AND ORDER OF DOB: 02/19/65 COMMITMENT/PROBATION ID No. <u>5647880</u> ATN 100 151

Defendant has been found quilty by jury trial.

| Count | Date of<br>Offense | Offense                        | DV Offense Per AS 18.66.990(3)&(5) Statute Violated (Yes or No) |
|-------|--------------------|--------------------------------|---|
| II    | 06/08/92           | Murder in the<br>Second Degree | AS 11.41.110(a)(3)  |
| III   | 06/08/92           | Robbery in the First Degree    | AS 11.41.500(a)(1)<br>AS 11.16.110(2)(B)                        |

and the following charges were dismissed:

Date of

Count Offense Offense

VI 05/24/92 Robbery in the First Degree VII 04/26/92 Robbery in the First Degree

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State vs. Jon A. Woodard

Case No. 3AN-S92-

Defendant came before the court on <u>September 24, 1993</u>. March 2 and March 14, 2000 with counsel, <u>James McCormick (09/24/93) and Hiebert (03/02/00) and 03/14/00)</u>, and the District Attorney pr Defendant was telephonic from Arizona Detention Center.

IT IS ORDERED that the defendant is hereby committed to the ca custody of the Commissioner of the Department of Corrections f following period(s):

- Count II SIXTY-SIX (66) YEARS, non-presumptive, with ZERO (0 YEARS SUSPENDED. NO Probation.
- Count III FOURTEEN YEARS/SEVEN YEARS SUSPENDED. TEN years Probation. Sentence is concurrent with Count II Murder in the 2nd Degree.
- Count I VERDICT of not-guilty on June 7, 1993
- Count VI Dismissed on March 2, 2000
- Count VII Dismissed on March 2, 2000

### The sentence is:

- X all or partially presumptive. The defendant is ineligib parole, except as provided in AS 33.16.090(b) and (c).
- \_\_ non-presumptive. The defendant is eligible for parole.

IT IS ORDERED that the defendant is fined \$\_ with \$\_ suspended unsuspended \$\_ is to be paid \_

SURCHARGE. IT IS ORDERED that defendant pay the following surce the following surce that the following surce the following surce that the following surce the following surce that the following sur

DNA IDENTIFICATION. If this conviction is for a "crime agai person" as defined in AS 44.41.035(j), the defendant is order provide samples for the DNA Registration System when requested so by a health care professional acting on behalf of the state 12.55.015(h).

## State vs. Jon A. Woodard

Case No. <u>3AN-S92-5238</u> CR

IT IS ORDERED that, after serving any term of incarceration imposed, the defendant is placed on probation under the following conditions:

# GENERAL CONDITIONS OF PROBATION

- 1. Report to the Department of Corrections Probation Office on the next business day following the date of sentencing, or, if time is to be served prior to probation, report to the Department of Corrections Probation Office on the next business day following release from an institution.
- Secure the prior written permission of a probation officer of the Department of Corrections before changing employment or residence or leaving the region of residence to which assigned.
- 3. Make a reasonable effort to secure and maintain steady employment. Should you become unemployed, notify a probation officer of the Department of Corrections as soon as possible.
- 4. Report in person between the first day and the tenth day of each month, or as otherwise directed, to your assigned officer of the Department of Corrections. Complete in full a written report when your probation officer is out of the office to insure credit for that visit. You may not report by mail unless you secure prior permission to do so from your probation officer.
- At no time have under your control a concealed weapon, a firearm, or a switchblade or gravity knife.
- 6. Do not knowingly associate with a person who is on probation or parole or a person who has a record of a felony conviction unless prior written permission to do so has been granted by a probation officer of the Department of Corrections.
- Make a reasonable effort to support your legal dependents.
- Do not consume intoxicating liquor to excess.
- Comply with all municipal, state and federal laws.
- 10. Report all purchases, sales and trades of motor vehicles belonging to you, together with current motor vehicle license numbers for those vehicles, to your probation officer.
- 11. Upon the request of a probation officer, submit to a search of your person, personal property, residence or any vehicle in which you may be found for the presence of contraband.
- 12. Abide by any special instructions given by the court or any of its duly authorized officers, including probation officers of the Department of Corrections.

State vs. Jon A. Woodard

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### SPECIAL CONDITIONS OF PROBATION

- Submit immediately to a urinalysis and/or blood analysis by a medical doctor or medical laboratory to determine the use of narcotics or other controlled substance when directed to do so by a probation officer of the Department of Corrections.
- Provide blood and oral samples for the DNA Registration System when requested to do so by a health care professional acting on behalf of the state. AS 12.55.100(d) and AS 44.41.035.
- Totally abstain from the use of alcohol.
- 4 Not frequent places where alcohol is the main item for sale.
- \_5, Not use or possess any controlled substance, to include marijuana, without a valid prescription; and submit to testing for the use of controlled substances when required to the Probation/Parole Officer.
- 6: Have no communication or contact with the victim(s) of the present offense. This includes written correspondence, taped conversation, telephone contact, or any communication through a third party.
- 7. Not associate with co-defendants.
- 8. Not associate with known narcotic users or sellers, or to found in places where drug use and sales are known to occur.
- 9. Successfully complete an educational/vocational training program at the discretion of the Probation/Parole Officer.
- 10. Obtain and maintain verifiable full-time employment unless engages full time in an educational or treatment program approved by the Probation/parole Officer with proof of participation to be provided to the supervising Probation Officer. Provide proof of income when requested by the Probation/Parole Officer.
- 11. Submit, at any reasonable time, to search of his person, personal property, residence, vehicle, or any vehicle under which his has control, for the presence of narcotic, hallucinogenic, stimulant, depressant, amphetamine, barbiturate, or other drugs or drug paraphernalia.

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THE PROBATION HEREBY ORDERED EXPIRES TEN YEARS from the date of release from incarceration.

Any appearance bond in this case is:

REGISTRATION REQUIREMENT.

exonerated.

exonerated when defendant reports to the jail to serve the sentence.

September 24, 1993 Effective Date: CT II

March 14, 2000 Effective Date: Ct III

KAREN L. HUNT Type Judge's Name

Judge

#### NOTICE TO DEFENDANT

You are advised that according to the law, the court may at any time revoke your probation for cause or modify the terms or conditions of your probation. You are subject to arrest by a probation officer with or without a warrant if the officer has cause to believe that you have violated a condition of your probation. You are further advised that it is your responsibility to make your probation officer aware of your adherence to all conditions of probation set forth above.

If you are ordered to serve more than two years in Sentence Appeal. jail, you may appeal the sentence to the court of appeals on the ground that it is excessive. Your appeal must be filed within 30 days of the date of distribution stated below. If you are sentenced to serve two years or less in jail, you may seek review of your sentence by filing a petition for review in the supreme court. To do this, you must file a notice of intent to file a petition for sentence review within 10 days of the date of distribution stated below. See Appellate Rules 215 and 403(h) for more information on time limits, procedures and possible consequences of seeking review of your sentence.

|                                | as described | REQUIREMENT.<br>ffenses listed<br>in the attach<br>per Registratio | in AS 12.63.<br>ed form /CR- | 100, you r<br>-471 Sev | miet mastala.   |
|--------------------------------|--------------|--|------------------------------|------------------------|---|
| a copy<br>sent to<br>DA<br>Def | erk:         | 3.16.00 nent was sent to   | Jail<br>DOC<br>Data          | Pro                    | judgment was<br>bation Officer<br>Juneau<br>Fingerprint |
| Sec./Cl                        | erk:         |  | , Qff.<br>Exhib<br>Clerk:    | Loc. thro              | ough  |

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t hereby certify that this is a true and correct copy of the erigination file in my office.

Clerk of the Trial Courts